

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned counsel for the Plaintiff, Mitre Sports International Limited ("Mitre"), and the Defendant, Home Box Office, Inc. ("HBO") (Mitre and HBO are, collectively, "the Parties"), that:

- On April 23, 2009, Mitre and HBO signed and Judge Daniels so ordered the Confidentiality Stipulation and Protective Order (the "Protective Order") in the above-referenced matter.
- 2. The Protective Order was subsequently modified by Judge Daniels by Orders dated August 18, 2009, November 10, 2009, September 15, 2014, and October 15, 2014, and by Judge Pitman by Orders dated October 16, 2009, March 25, 2010, May 7, 2010, January 20, 2011, February 25, 2011, June 2, 2011, July 30, 2012, August 8, 2012, October 3, 2013, October 29, 2014, January 13, 2015, January 26, 2015, and February 4, 2015. Pursuant to the Protective Order, documents designated as "Confidential" and/or "Highly Confidential—Attorneys' Eyes Only" are subject to certain procedures.
- 3. The Parties hereby agree that any document appearing on either Party's exhibit list shall no longer be treated as designated under the Protective Order, regardless of whether it is

marked "Confidential" and/or "Highly Confidential—Attorneys' Eyes Only." See Exs. A & B to Joint Pretrial Order, Dkt. 376 (Feb. 5, 2015).

- 4. The Parties further agree that any portion of a deposition designated by either side for possible use at trial, sent to Judge Daniels on CD-ROM on February 5, 2015, shall no longer be treated as designated under the Protective Order, regardless of whether it is marked "Confidential" and/or "Highly Confidential—Attorneys' Eyes Only."
- 5. The following documents and deposition designations are excluded from this stipulation:

Exhibits:

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DX0160, DX0163, DX0169, DX0172, DX0173, DX0174, DX0175, DX0177, DX0180, DX0181, DX0183, DX0184, DX0185, DX0186, DX0187, DX0189, DX0191, DX0192, DX0193, DX0194, DX0195, DX0196, DX0197, DX0198, DX0215, DX0231, DX0237, DX0239, DX0287, DX0329, DX0336, DX0342, DX0343, DX0344, DX0351, DX0358, DX0361, DX0366, DX0371, DX0372, DX0373, DX0374, DX0375, DX0376, DX0377, DX0388, DX0389, DX0391, DX0392, DX0399, DX0408, DX0413, DX0415, DX0416, DX0418, DX0423, DX0444, DX0445, DX0450, DX0451, DX0452, DX0453, DX0454, DX0455, DX0457, DX0464, DX0466, DX0469, DX0504, DX0522, DX0523, DX0524, DX0525, DX0545, DX0550, DX0551, DX0552, DX0556, DX0565, DX0566, DX0721, DX0722, DX0723, DX0724, DX0726, DX0729, DX0730, DX0731, DX0732, DX0733, DX0734, DX0735, DX0736, DX0739, DX0740, DX0755, DX0763, DX0769, DX0774, DX0775, DX0777, DX0791, DX0801; DX0836, DX0837;
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<u>Deposition testimony</u>: Stewart Thomson.

6. The following documents and deposition testimony designated "Confidential" and/or "Highly Confidential—Attorneys' Eyes Only" by non-parties are also excluded from this stipulation:

Exhibits:

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DX0085, DX0086, DX0090, DX0094, DX0096, DX0098, DX0100, DX0101, DX0107, DX0190, DX0199, DX0205, DX0210, DX0211, DX0216, DX0218, DX0222, DX0229, DX0248, DX0249, DX0250, DX0253, DX0254, DX0262, DX0265, DX0268, DX0270, DX0273, DX0283, DX0284, DX0285, DX0289, DX0294, DX0295, DX0296, DX0299, DX0300, DX0301, DX0302, DX0303, DX0304, DX0305, DX0306, DX0308, DX0310,
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DX0316, DX0318, DX0321, DX0322, DX0323, DX0324, DX0325, DX0326, DX0330, DX0331, DX0338, DX0339, DX0345, DX0346, DX0348, DX0352, DX0353, DX0354, DX0359, DX0360, DX0383, DX0386, DX0398, DX0407, DX0414, DX0429, DX0430, DX0431, DX0434, DX0436, DX0437, DX0438, DX0439, DX0440, DX0441, DX0458, DX0461, DX0462, DX0470, DX0536, DX0544, DX0741, DX0772, DX0794;

Deposition Testimony: Ingram Pope, Sandro Vitiello, Darren Grill, and David Breed.

7. A PDF or facsimile copy of the signature page of this stipulation will be deemed to be an original for all purposes.

Dated: April 7, 2015

Dated: April 2, 2015

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